

## MEMO ENDORSED

UNITED STATES DISTRICT COURT  
Southern District of New York

Willie BRIGHT

✓

ANTHONY J. Mucci, ET AL

RECEIVED  
CLERK OF COURT  
2024 OCT 29 PM 4:28

18-cv-11111

NSR.

MOTION FOR ATTORNEY

ATTN: JUDGE Roman

Sir Please Be Advised I've Been  
Sent many Papers BY Both Attorney IN This  
Case ASKING Question That I Don't understand  
As You know I TAKE Mental Health medication  
Every night, on top of this my glasses were  
NOT sent from MY last Jail and most of the  
LEGAL Terms in this Paper work I have  
no idea what it mean, BUT the FACT of  
the matter IS this MY case IS ABOUT ME  
Being Physically And Sexually Hurt BY STAFF  
on 4 Major Times, I was Rushed TO the  
OUTSIDE Hospital for Medical Help and A Plan  
was made BY correctional officers and DR Rivo  
TO Give ME A XRAY for Contraband, He Pretended

I WAS THERE FOR CONTRABAND, AND IGNORED ALL  
 REPORTS OF A ANAL INJURY AND SEXUAL ASSAULT  
 TO JUSTIFY NOT CALLING LAW ENFORCEMENT JUST AS  
 THE OFFICER TOLD HIM TO DO, THIS IS THE  
 FUNDATION OF THIS CIVIL ACTION, A OMH NURSE  
 EMPLOYEE FOUND ME COMPLETELY NUDE AND INJURED  
 IN MY CELL, PRISON MEDICAL WHERE FORCED BY  
 THIS PERSON TO HAVE ME SENT TO THE HOSPITAL  
 IVE SENT THIS COURT MEDICAL DOCUMENTATION OF  
 BLOOD BEING ALL AROUND MY CELL ON THE NIGHT  
 I WAS SENT TO DR RUVO, HE DID NOTHING  
 TO TREAT MY INJURY OR EVEN STOP THE  
 BLEEDING, NOW HIS ATTORNEY IS SENDING ME QUESTIONS  
 AND FORMS PRETENDING HE ASKED ME ALL OF  
 THESE MEDICAL QUESTIONS ON THAT NIGHT, THESE ARE  
 LIES, HE WAS LAUGHING AND JOKING WITH OFFICERS  
 NOT ASKING MEDICAL QUESTIONS, AS FOR ANY QUESTIONS  
 REQUIRED OF ME ABOUT THE EVENTS THIS CASE  
 IS BASED ON WITHOUT A ATTORNEY IM LOST  
 BE FREE TO HAVE BOTH ATTORNEYS QUESTION ME  
 ON TAPE, I HAVE QUESTIONS FOR THE DEFENDANTS  
 AND THERE IS ALSO A PROBLEM JUDGE ROMAN  
 YOU ALLOWED THE JOHN DOE DEFENDANT WHO  
 FORCED ME TO KEEP BLEEDING AND SUFFERING UNTIL  
 THE BATTIRE CAME OUT MY REACTION, YOU MADE  
 THEM PART OF THIS CIVIL ACTION AND THE STATE  
 ATTORNEY HAS YET TO ID THESE DEFENDANTS  
 THAT IS A MAJOR PART OF THIS CASE BECAUSE

IT show officer where Attempting To Get Rid OF Evidence OF A Sexual Assault, IT Doesn't MATTER how many Years PASS I live with Those Attacks, SO we are still looking for 4 People, The TWO officer who took me TO OMH on The Second Attack And the TWO People who came in The Isolation ward TO Do The OMH Strip First, who were sleeping And Punting me TO GET The Bitch out I have Questions for These Defendants, OSI Russo Found me in A Room covered in SO much Blood she Refused TO TAKE OR STEP in That Room, Im going TO Need The Defendants Account OF what happen in All The events I was ATTACK, The STATE Attorney IS Attempting TO move These Attacks All Over the place with Grievance and misbehavior Reports And call officer who have nothing TO DO with The CASE TO confuse These events will I WANT TO question each person she intends TO call AS A witness and names of These witness, I Also have Inmate witness in Other Units, employee witness Brett, His Testimony TO how he saw me AT 4pm And then when He came Back AT 8pm, what Offends are saying happen on each Account OF The Attacks A Attorney IS need Inmates can't

write other inmates, there is a eye witness  
to the second attack, there were eye witness  
to the first attack by M. Blot, I need  
the video of when I attempt to end my  
life in SHU, After I told OMH employees  
I was suicidal, I need statement from the  
OMH employees to establish Deliberate Indifferent  
to my personal hurt and safety, so I need  
a attorney to help me understand these  
state attorney questions and request, and to  
get statements from my witness

Plaintiff made a similar motion on September 23, 2024,  
which this Court denied by order entered October 16, 2024.  
(ECF No. 293) In the October 16th order, after deciding the  
issue regarding appointment of counsel, the Court advised  
Plaintiff of alternative resources available to him at the City  
Bar Justice Center that may help him obtain legal advice.

Plaintiff's request is DENIED for the reasons stated in the  
October 16th order.

Walter Bright  
OCT 23 24

The Clerk of Court is kindly directed to close the gavel  
associated with ECF No. 297.

SO ORDERED.



Hon. Victoria Reznik, U.S.M.J.

Dated: 11/7/2024

ELMIRA CORRECTIONAL FACILITY  
P.O. BOX 500  
ELMIRA, NEW YORK 14902-0500

ELMIRA  
CORRECTIONAL  
FACILITY

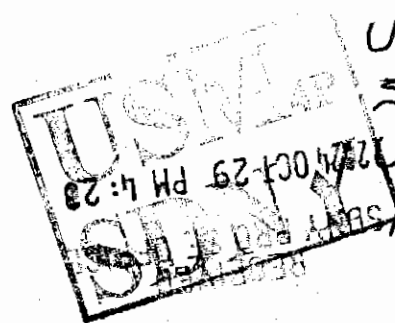
NAME: Walter Buzht DIN: 91-A-4231

RETURN  
SERVICE  
REQUESTED

neopost  
10/24/2024  
US POSTAGE \$



041L11251115



COURT CLERK  
UNITED STATE DISTRICT COURT  
Southern DISTRICT OF New York  
U.S. Courthouse - 500 Pearl Street  
New York, NY 10007

1000731316

